

UNITED STATES DISTRICT COURT  
DISTRICT OF PUERTO RICO

PAUL GONZALEZ -ECHEVARRIA  
Petitioner

CASE NO. 99-CR-077-17 { JAF }

Vs.

UNITED STATES OF AMERICA  
Respondent

**MOTION FOR MODIFICATION OF SUPERVISED  
RELEASE IN EX-PARTE PURSUANT TO  
TITLE 18 U.S.C.A. 3583 {e} [1]**

**COMES NOW**, Paul Gonzalez -Echevarria, the Petitioner, in propria persona, and respectfully comes to this Honorable Court, in ex-parte with this Motion for Modification of Supervised Release pursuant to Title 18 U.S.C.A 3583 {e} [1].

**STATEMENTS OF FACTS**

On September 11, 2000 before the Honorable Judge José A. Fuste, petitioner was sentenced to 57 months for violation of Title 21 U.S.C.A 841.

1. Upon release, Paul Gonzalez -Echevarria, the petitioner finished Two and a half { 2 ½ } year of Supervision with no unfavorable reports.

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2. The relevant statute provides :-

The Court may , after considering the factors set forth in Section 3583 {a} { 1} , {a} {2} {C} , {a } {D } , {a } { 4} , {a} { 5 } , and {a} {6} –{1} terminate a term of supervised release and discharge the Defendant released at any time after the expiration of one year of supervised release , pursuant to the provisions of the Federal Rules of Criminal Procedure relating to the modification of probation , if it is satisfied that such action as warranted b the conduct of he defendant released and the interest of justice .

The Petitioner avers that he has a stable home environment , currently lives with his wife and his two { 2} daughters , secured gainful employment since his release is currently employed as a jeweler , and since his release Petitioner has not ha any other incidents with law enforcement; and has been in full compliance with the terms and conditions of his supervision.

Attached as cumulative **Exhibit “A “** , are the diplomas and certificates for he many programs and achievements of the Petitioner all of which present a perfect record and an exemplary representation of rehabilitation for this extraordinary Sentence which has been fully served by this Petitioner .

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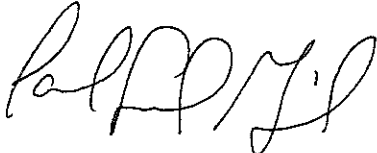
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The public interest is best served by terminating the supervised releases , which will allow the Probation Office to invest the public's limited resources on those who are need of supervision .

The statute directs the Court to determine if termination is warranted by the conduct of the person and the interest of justice .

**WHEREFORE** , petitioner prays this Honorable Court pursuant to it's discretionary authority under Title 18 U.S.C A 3583 {e} {1} will terminate and /or modify Petitioner's term of Supervised Released .

Respectfully submitted

A handwritten signature in black ink, appearing to read 'Paul Gonzalez-Echevarria', written in a cursive style.

PAUL GONZALEZ -ECHEVARRIA

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